

Application No. 10/568,699  
Attorney Docket No. 2003M091  
Amendment dated: May 21, 2008

**SUPPORT FOR THE AMENDMENTS**

Claim 10 is amended to include a step that the light ends are measured. Support is found throughout the Specification, such as at paragraph [0056].

Since the measurement of light ends has been an issue throughout prosecution - see for instance Claim 29 - it is believed that there is no possibility of new matter or new issues, and the amendment places the application in better condition for Appeal.

Accordingly, entry and consideration is respectfully requested.

**REMARKS**

Claims 10-29 are in the case.

Applicants' would like to thank Examiners Heincer and Eashoo for the very helpful and courteous discussion of 19 May 2008.

During the discussion it is believed agreement was reached that adding the limitation directed to determining the lights ends content would place the condition for allowance. Applicants' appreciate such indication.

Accordingly, the reference of record, separately or taken together, cannot fairly suggest the present invention and it is respectfully requested that the rejection under 35 USC §103 be withdrawn.

There being no further issue, the present application is believed to be in condition for allowance and early indication of the same is earnestly solicited.

Respectfully submitted,

---

May 21, 2008

Date

---

\Andrew B. Griffis\

Andrew B. Griffis

Registration No. 36,336

**ExxonMobil Chemical Co.**  
Law Technology  
P.O. Box 2149  
Baytown, Texas 77522-2149  
Phone: 281-834-1886  
Fax: 281-834-2495